

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

REUBEN AVENT,

Plaintiff,

19-cv-10907 (JGK)

- against -

ORDER

PROGRESSIVE CASUALTY INSURANCE
COMPANY; STEVEN JONES; DANIELLE
BARROR; UNKNOWN COMPANY
REPRESENTATIVES,

Defendants.

JOHN G. KOELTL, District Judge:

The Court has received the attached letter from Mr. Avent dated January 27, 2012. The Court interprets the letter as an effort to file an interlocutory appeal from this Court's Memorandum Opinion and Order dated January 19, 2012 that dismissed the plaintiff's complaint without prejudice to the ability of the plaintiff to file an amended complaint within thirty days. To the extent that the plaintiff is attempting to file an interlocutory appeal pursuant to 28 U.S.C. § 1292(b), the Court declines to issue an order finding that there is a controlling question of law as to which there is a substantial ground for difference of opinion. Moreover, an immediate appeal would not materially advance the ultimate termination of the litigation. The plaintiff can file an amended complaint, in which case the litigation would proceed, or refuse to do so, in which case the dismissal would be with prejudice and become

final and the defendant could proceed to appeal from the final judgment. An intermediate appeal would delay rather than advance the ultimate termination of the litigation.

The Clerk is directed to mail a copy of this order to the pro se plaintiff.

SO ORDERED.

Dated: New York, New York
 February 5, 2021

/s/ John G. Koeltl
John G. Koeltl
United States District Judge

To:Hon. John G. Koeltl
District Court Judge
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

From: Reuben Avent Pro Se
2363 Adam Clayton Powell Jr. Blvd
Apt. 5j
New York, N.Y. 10030

Dated: January 27th, 2021

RE: Avent v. Progressive et al., 19 cv. 10907 (JGK) Opinion and Order

Dear Honorable,

I am the plaintiff appearing pro se in the above action and also the president and founder of 501(c)3 tax exempt not for profit African World Wide Unity Incorporated (AWWU) and recused myself from operation of systematic racism/white supremacy extremism as to the claims made in this complaint and others involving myself accusing defendants private and public of racial disenfranchisement and using their offices as means to financially and socially terrorize african Americans.

As I respectfully intend to appeal your January 19th, 2021 decision as attached to this letter, I wanted to give your office heads up that we intend, (myself and the AWWU) to investigate every case Avent had in federal court as cited by the defendants in this case as well as share every factual allegations and responses with the US Justice Department and Homeland Security and any future litigational papers of this court and the parties involved.

We understand that your Opinion and Order may unknowingly or so act as a bar of Avent pursuing factual allegations that may implicate extremism and NATIONAL SECURITY INTEREST. All such claims of the nature Avent asserts in time of such public allegations of terrorism of members of our society, I do not believe misinterpreting facts of disenfranchisement and the claims of being denied state liability insurance and discrimination of insurers duty to defend plaintiff to negligently mistated as Avent asserting the fraud defendants committed was the complained about constitutional violation when plaintiff is truthfully saying defendants used fraud to convince the state to take adverse action against plaintiff and thus denying him of a state invested privilege of registering and driving a car among other illegal actions of defendant.

This may be the normal unequal application of the American justice system but at a time like this, in this country involving those whom demand white privilege as well implicated in the complaint and similar to the threat imposed against our capitol and democracy the last thing a

court should be doing is preventing discovery and justice from accusations against extremism and racism, especially from a pro se party and in a unfair manner. AWWU and the public retain a right to have allegations of these kinds be heard as the courts is where the investigators will be paying stronger attention too for extremists and organizations using white privilege as a tool to threaten and terrorize others. We shall assist the Justice Department and Homeland Security in pursuing not only these allegations said in complaint but also the threats made through third parties online against the plaintiff for his action in federal court against them. As every action with allegations somehow related to white racism should be perused by authorities and no legal jargon should act as a cover from unearthing such claims, atleast unfairly . So I do appeal but will not forgo any prior factual or legal claims made against defendants in interest that they can serve investigation of authorities in identifying and locating threats to National Security.

I Reuben Avent declare under the penalty of perjury that the foregoing is true and correct to my knowledge

Respectfully,



Reuben Avent Pro se

Cc AWWU
Homeland Security
US Justice Department
NY Attorney General

Department of Homeland Security
208 E 51 St.
New York, New York 10022

United States Justice Department
950 Pennsylvania Avenue NW
Washington, D.C. 20530

From: % Secretary of AWWU
African World Wide Unity Incorporated
2363 Adam Clayton Powell Jr. Blvd
Apt. 5j
NewYork, N.Y. 10030

Dated: January 27th, 2021

Re: In reference to Avent v. Progressive, et al., 19 cv 10907 (JGK) and all cited and similar cases cited therein and handled by federal judges

Dear Sir(s),

We are a tax exempt organization tasked with the duty with providing stability and justice to Black and Brown communities all across the United States. We have taken the time to go through statistics, records and actions filed by African Americans currently and in the past. We have found such to be a grave concern of citizens to prisoners whom allegations implicate a bigger picture of the government's oversight in enforcing the law and protecting all citizens as well as the indifference of the judicial system to aid the justice department of potential crimes and threats to society.

We have found allegations of possible organized groups to have been alleged of crimes ranging from poisoning prison food to the organized financial discrimination and business scams against several African Americans communities and citizens. We see this stockpile as a treasure chest to identify and inform organizations and individuals that may have the propensity to be extremists and threats to national security, unlike the customs and practices of several courts and judges to disregard, dismiss, ignore or discourage such claims. Though we believe it to be a system as we found in our investigation, that in civil rights lawsuits every African American plaintiffs' are treated as defendants even as plaintiffs and most allegations are altered, ignored or precluded from being publicly asserted. We believe that this practice should be excluded for allowing the unrestricted allegations to be documented.

The process can benefit law enforcement agencies and watchdog groups and can make our country safer. I don't believe a single judge has that same interest and deprives our nation of detectable enforcement in other branches of government. We unfortunately understand the dislike many African Americans face in this country and as seen from our investigation so far, it

seems as although the civil rights act was in direct relation to African Americans plight of racism in this country we see a large usage and success rate of other minorities many times over the people the act was themed to protect, which has also allowed National Security to be implicated over decades.

We understand our duty to justice in this country to not only to protect African Americans but of all Americans and thus, we will be guiding our government on ways to make society better and safer for all. We will never let racism triumph over African Americans and we will not let it or its operation be the thing that causes harm to others, irrespective of color.

We fully stress for your offices to pay attention to the allegations of citizens made through the courts and watch for unusual defection.

Yours Truly

/s:

African World Wide Unity Incorporated

Cc Hon. John G. Koeltl

UNITED STATES DISTRICT COURT
Northern District of New York

Reuben Avent ,

Plaintiff,

-against-

Progressive et al.,

Defendants.

Case No. 1:19 cv 10907 (JGK)

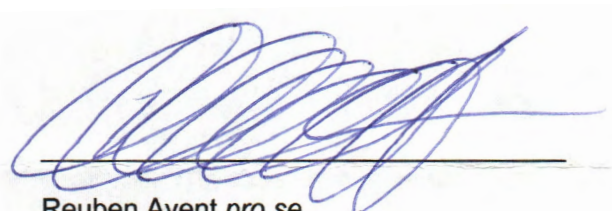
Notice Of Appeal

Notice is hereby given that I Reuben Avent the above plaintiff appearing pro se hereby appeals to the United States Court of Appeals, Second Circuit from an 1/19/2021 Order entered in this action by Hon. John G. Koeltl district court judge. Plaintiff will be moving under 28 U.S. Code 1292(a)(b);

28 U.S. Code § 1292 - Interlocutory decisions (a)(b)

b) When a district judge, in making in a civil action an order not otherwise appealable under this section, shall be of the opinion that such order involves a controlling question of law as to which there is substantial ground for difference of opinion and that an immediate appeal from the order may materially advance the ultimate termination of the litigation, he shall so state in writing in such order. The Court of Appeals which would have jurisdiction of an appeal of such action may thereupon, in its discretion, permit an appeal to be taken from such order, if application is made to it within ten days after the entry of the order: Provided, however, That application for an appeal hereunder shall not stay proceedings in the district court unless the district judge or the Court of Appeals or a judge thereof shall so order.

I Reuben Avent declares under the penalty of perjury that the foregoing is true and correct.



Reuben Avent pro se

2363 Adam Clayton Powell Jr Blvd
Apt. 5j
New York, N.Y. 10030

Dated: 1/27/2021

Cc United States Court of Appeals
Second Circuit

**NITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

REUBEN AVENT,

Plaintiff,

**Proof of
Service**

v.

**19-cv-10907
(JGK)**

**PROGRESSIVE CASUALTY INSURANCE
et al.,**

Defendants.

I Reuben Avent the above plaintiff appearing pro se in this matter affirms under the penalty of perjury that the foregoing is true and correct

CERTIFICATION. OF. SERVICE.

I Reuben Avent declares under the penalty of perjury that I have served a true copy of the above and certificate of service AND PLAINTIFF'S NOTICE OF APPEAL on defendants attorneys Smith and Sovik, Esq 250 S.Clinton St., Ste 600, Syracuse New York 13202 by placing such in the mail box on JANUARY 27th 2021 to be mailed by the

United States Postal Service


Reuben Avent
2363 Adam Clayton Powell Jr Blvd
Apt.5j
New York, N.Y. 10030